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the Maricopa County Recorder; Rey Valenzuela and Scott Jarrett, in their official

1	Marc J. Randazza, #027861	
2	RANDAZZA LEGAL GROUP, PLLC 2764 Lake Sahara Drive, Suite 109	
	Las Vegas, NV 89117	
3	Tel: (702) 420-2001 ecf@randazza.com	
4	David S. Gingras, #021097	
5	GINGRAS LAW OFFICE, PLLC 4802 E. Ray Road, #23-271	
6	Phoenix, AZ 85044 Tel.: (480) 264-1400	
7	Fax: (480) 248-3196 David@GingrasLaw.com	
8	John C. Burns, MBE# 66462*	
9	Burns Law Firm P.O. Box 191250	
10	Saint Louis, MO 63119 Tel: 314-329-5040	
11	Fax: 314-282-8136 TBLF@pm.me	
12	Attorneys for Plaintiffs	1
13	TPG Communications, LLC and Jordan Com *pro hac vice forthcoming	radson
14		
15	UNITED STATES DISTRICT COURT	
	DISTRICT O	OF ARIZONA
16		G 33 000 01005 XX
17	TGP Communications, LLC, d/b/a The Gateway Pundit, a Missouri limited liability	Case No. 2:22-cv-01925-JJT
18	company; and Jordan Conradson, an individual,	
19	·	SECOND CERTIFICATE OF SERVICE
20	Plaintiffs,	CERTIFICATE OF SERVICE
21	v.	
	Jack Sellers, Thomas Galvin, Bill Gates,	
22	Clint Hickman, and Steve Gallardo, in their	
23	respective official capacities as members of the Maricopa County Board of Supervisors;	
24	Stephen Richer, in his official capacity as	

- 1 -Second Certificate of Service 2:22-cv-01925-JJT

capacities as Maricopa County Election Directors; and Megan Gilbertson and Marcus Milam, in their official capacities as Maricopa County Communications Officers,

Defendants.

SECOND CERTIFICATE OF SERVICE

Plaintiffs TGP Communications, LLC, d/b/a The Gateway Pundit and Jordan Conradson file this Certificate of Service and state that on November 12, 2022, copies of Plaintiffs' Complaint and Emergency *Ex Parte* Motion for a Temporary Restraining Order were served on Defendants via electronic mail at the addresses identified below at approximately 12:13 P.M. MST:

Jack Sellers sellersj@mail.maricopa.gov	Thomas Galvin District2@maricopa.gov
Bill Gates district3@mail.maricopa.gov	Clint Hickman chickman@mail.maricopa.gov
Steve Gallardo district5@mail.maricopa.gov	Stephen Richer Recorder@risc.maricopa.gov
Rey Valenzuela rvalenzuela@risc.maricopa.gov voterinfo@risc.maricopa.gov	Scott Jarrett SJarrett@risc.maricopa.gov voterinfo@risc.maricopa.gov
Megan Gilbertson mgilbertson@risc.maricopa.gov	Marcus Milam mmilam@risc.maricopa.gov

See Exhibit 1.

CAOMedia@maricopa.gov

Additionally, on November 12, 2022, at approximately 1:57 P.M. MST, counsel for Plaintiffs received a telephone voicemail from attorney Thomas Liddy of the Maricopa County Attorney's Office indicating that he represents the named Defendants in this action. Shortly thereafter, at approximately 2:09 P.M. MST, counsel for Plaintiffs transmitted an

CAOMedia@maricopa.gov

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email containing copies of Plaintiffs' Complaint and Emergency Ex Parte Motion for a Temporary Restraining Order to Mr. Liddy via electronic mail at the address liddyt@mcao.maricopa.gov, which was provided by Mr. Liddy in his telephone voicemail. See Exhibit 2.

On November 14, 2022, the Clerk of this Court docketed this case, assigned a case number, and assigned a District Judge. At approximately 10:58 A.M. MST, counsel for Plaintiffs transmitted file-stamped copies of Dkt. Nos. 1 through 8 to counsel for Defendants, Mr. Liddy, via electronic mail. See Exhibit 3.

Plaintiffs are working diligently to formally serve the documents forthwith upon Defendants pursuant to Fed. R. Civ. P. 4 as soon as possible.

Dated: November 14, 2022. Respectfully submitted,

/s/ Marc J. Randazza

Marc J. Randazza, #027861 RANDAZZA LEGAL GROUP, PLLC 2764 Lake Sahara Drive, Ste. 109 Las Vegas, Nevada 89117

David S. Gingras, #021097 GINGRAS LAW OFFICE, PLLC 4802 E. Ray Road, #23-271 Phoenix, AZ 85044

John C. Burns, MBE# 66462* Burns Law Firm P.O. Box 191250 Saint Louis, MO 63119

Attorneys for Plaintiffs TPG Communications, LLC and Jordan Conradson

*pro hac vice forthcoming

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on November 14, 2022, a true and correct copy of the foregoing document is being served upon counsel for Defendants via electronic mail and U.S. Mail at the following address:

Thomas Liddy
Maricopa County Attorney's Office
225 West Madison Street
Phoenix, AZ 85003
ddyt@mcao.maricopa.gov>

/s/ Marc J. Randazza MARC J. RANDAZZA